Dear Counsel:

80 CENTRE STREET, SIXTH FLOOR NEW YORK, NY 10013 212-815-0400, GEN. 212-815-0440, FAX

May 6, 2020

Dear	Soulise.	
	As you know, I am the Assistant District Attorney assigned to the case of the	Thi

disclosure concerns Detective Steven Colon, Shield No. 6832, of the New York City Police Department, Narcotics Borough Bronx, whom the People intend to call as a witness in this case.

On or about March 6, 2012, the Department charged Detective (then Police Officer) Colon with Departmental Specifications and Charges, stating: (1) while on duty and assigned to the 40th Precinct, on or about February 16, 2011, he did wrongfully fail to cooperate with an official investigation by the CCRB in that when asked, Police Officer Colon provided vague, inaccurate or incomplete answers about his interaction with an individual known to the Department; and (2) while on duty and assigned to the 40th Precinct, on or about November 17, 2010, he did fail to do his duty as an NYPD Police Officer in that after conducting a strip search of an individual known to the Department, he failed to document that strip search in his activity log. Detective Colon entered a plea of nolo contendre and was penalized with the forfeiture of twenty (20) vacation days.

On or about June 9, 2017, the Department charged Detective Colon with Department Specifications and Charges stating that he misused time when he did wrongfully engage in non-department business and operated an unauthorized non-department vehicle while on duty. He forfeited five vacation days as punishment.

On or about January 18, 2018, the Department charged Detective Steven Colon with Departmental Specification and Charges. Specifically, the charges were: (1) that while on duty on or about June 6, 2017, he wrongfully engaged in non-department business, including the operation of an unauthorized non-department vehicle, while assigned to conduct investigative work in Westchester County. Detective Colon pleaded guilty to these charges. On or about September 25, 2018, the Department penalized Detective Colon with the forfeiture of five vacation days.

The People reserve the right to move <u>in limine</u> to preclude or limit reference to this information in any further proceedings in this prosecution.

Sincerely,

/ s / Leslie Ransdell

Leslie Ransdell
Assistant District Attorney

212-815-0103